# Case 23-20685-VFP Doc 27 Filed 02/22/24 Entered 02/23/24 00:23:35 Desc Imaged STATISTICAL INFORMATION ONLY: Debtor much establishments in the content of the

_ Valuation of Security	_ Assumption of Executory Contract or Unexpire	ed Lease	_ Lien Avoidance					
		1-4						
	UNITED STATES BANKRUPTCY DISTRICT OF NEW JERS	COURT	ed: November 14, 2023					
In Re: <u>Daniel Ezequiel Torr</u>	<u>es</u> (	Case No.: <u>23-20685-VFP</u>						
Debtor(s)	J	udge: Vincent F. Papalia						
	Chapter 13 Plan and Motion	ns						
	Original Modified/Notice Required							
	Modified/No Notice Requir	ed Date: <u>02/15/2024</u>						
	THE DEBTOR HAS FILED FOR REI CHAPTER 13 OF THE BANKRUP							
	YOUR RIGHTS WILL BE AFFE	CTED						
attorney. Anyone who wish the Notice. Your rights may binding, and included motion and the court may confirm this avoid or modify a lien, the alone will avoid or modify to collateral or to reduce the incomplete the incomplete in the collateral or to reduce the collateral or to	The Court issued a separate <i>Notice of the Hearing on Confirmation of Plan</i> , which contains the date of the confirmation hearing on the Plan proposed by the Debtor. This document is the actual Plan proposed by the Debtor to adjust debts. You should read these papers carefully and discuss them with your attorney. Anyone who wishes to oppose any provision of this Plan or any motion included in it must file a written objection within the time frame stated in the Notice. Your rights may be affected by this plan. Your claim may be reduced, modified, or eliminated. This Plan may be confirmed and become binding, and included motions may be granted without further notice or hearing, unless written objection is filed before the deadline stated in the Notice. The Court may confirm this plan, if there are no timely filed objections, without further notice. See Bankruptcy Rule 3015. If this plan includes motions to avoid or modify a lien, the lien avoidance or modification may take place solely within the Chapter 13 confirmation process. The plan confirmation order alone will avoid or modify the lien. The debtor need not file a separate motion or adversary proceeding to avoid or modify a lien based on value of the collateral or to reduce the interest rate. An affected lien creditor who wishes to contest said treatment must file a timely objection and appear at the confirmation hearing to prosecute same.							
	be of particular importance. Debtors must check one box on e both boxes are checked, the provision will be ineffective if se		s each of the following items. If an item is					
THIS PLAN:								
☐ DOES ☐ DOES NOT	CONTAIN NON-STANDARD PROVISIONS. NON-STANDAR	RD PROVISIONS MUST ALSO BE SET F	FORTH IN PART 10.					
	LIMIT THE AMOUNT OF A SECURED CLAIM BASED SOLI NO PAYMENT AT ALL TO THE SECURED CREDITOR. SE							
	AVOID A JUDICIAL LIEN OR NONPOSSESSORY, NONPU	RCHASE-MONEY SECURITY INTERES	T. SEE MOTIONS SET					
Initial Debtor(s)' Attorney: 0	GC Initial Debtor:	DET Initial Co-	-Debtor:					
Part 1: Payment and	Length of Plan							
	pay to the Chapter 13 Trustee \$1,320.00 monthly for 3 mosed): and then \$2,217.00 per month for 57 months;							
_	make plan payments to the Trustee from the following source	s:						
	e earnings							
	sources of funding (describe source, amount and date when uring the first three months of the Plan. Debtor will pay the C							

#### Case 23-20685-VFP Doc 27 Filed 02/22/24 Entered 02/23/24 00:23:35 Desc Imaged c. Use of real property to satisfy plan obligations: Certificate of Notice Page 2 of 7 Sale of real property Description: Proposed date for completion: \_ Refinance of real property: Description: \_ Proposed date for completion: \_ Loan modification with respect to mortgage encumbering real property: Description: Proposed date for completion: \_ d. The regular monthly mortgage payment will continue pending the sale, refinance or loan modification. See also Part 4. If a Creditor filed a claim for arrearages, the arrearages will / will not be paid by the Chapter 13 Trustee pending an Order approving sale, refinance, or loan modification of the real property. e. For debtors filing joint petition: Debtors propose to have the within Chapter 13 Case jointly administered. If any party objects to joint administration, an objection to confirmation must be timely filed. The objecting party must appear at confirmation to prosecute their objection. \_\_\_\_ Initial Co-Debtor: \_\_\_ Part 2: Adequate Protection None a. Adequate protection payments will be made in the amount of \$ to be paid to the Chapter 13 Trustee and disbursed pre-confirmation (creditor). (Adequate protection payments to be commenced upon order of the Court.) b. Adequate protection payments will be made in the amount of \$ \_ to be paid directly by the debtor(s), pre-confirmation (creditor). Part 3: Priority Claims (Including Administrative Expenses) a. All allowed priority claims will be paid in full unless the creditor agrees otherwise: Name of Creditor Type of Priority Amount to be Paid CHAPTER 13 STANDING TRUSTEE ADMINISTRATIVE AS ALLOWED BY STATUTE ATTORNEY FEE BALANCE ADMINISTRATIVE BALANCE DUE: \$3,200.00 DOMESTIC SUPPORT OBLIGATION \$0.00 b. Domestic Support Obligations assigned or owed to a governmental unit and paid less than full amount: Check one: ✓ None The allowed priority claims listed below are based on a domestic support obligation that has been assigned to or is owed to a governmental unit and will be paid less than the full amount of the claim pursuant to 11 U.S.C.1322(a)(4): Name of Claim Amount to be Type of Priority Creditor Paid Amount Domestic Support Obligations assigned or owed to a governmental unit and paid less than the full Part 4: Secured Claims a. Curing Default and Maintaining Payments on Principal Residence

NONE

The Debtor shall pay to the Trustee allowed claims for arrearages on monthly obligations and the debtor shall pay directly to the creditor monthly obligations due after the bankruptcy filing as follows:

Name of Creditor	Collateral or Type of Debt (identify property and add street address, if applicable)	Arrearage	Interest Rate on Arrearage	Amount to be Paid to Creditor by Trustee	Regular Monthly Payment Direct to Creditor
NewRez, LLC	4 Shannon Lane	\$81,018.47	0.00%	\$81,018.47	Debtor shall pay the regular monthly payment pursuant to the terms of the underlying loan documents unless otherwise ordered.

b. Curing and Maintaining Payments on Non-Principal Residence & other loans or rent arrears:

**▼** NONE

The Debtor will pay to the Trustee (as part of the Plan) allowed claims for arrearages on monthly obligations and the debtor will pay directly to the creditor (outside the Plan) monthly obligations due after the bankruptcy filing as follows:

Name of Creditor	Collateral or Type of property and add stree applicable	et address, if	Arrearage	Rate on Parrearage	mount to be aid to Credito by Trustee	-	age 3 Regular M		Direct to Creditor	
						the te		underlying loan de	nly payment pursuant to ocuments unless	
c. Secure	ed claims to be paid in IE	full through the p	an which are	excluded from	n 11 U.S.C.	506:				
									interest in a motor vehi rest in any other thing of	
Name of Creditor		ntify property and ress, if applicable		Interest Rate	Amount of Claim	То		id Through the Pl Calculation by Tr	an Including Interest rustee	
<b>▼</b> NON						4200	0/L\/0\ 4L	d and discount		
"Value of		Collateral," plus	interest as sta " it shall be tre NOTE: A	ited. The portion	on of any allo secured clair under this Se	wed claim n. ction ALS	that excee	ds that value sha	shall be paid the amount Il be treated as an unsec	
			Schedule	Total	Superior		of Creditor	Annual	Total Amount to be	
Name of Creditor	Collateral (identify street address, the Debtor retains coll	if applicable)	Debt	Value	Liens	Interest	of the allow	Rate	Paid by Trustee	responding lier
2.) Where e. Surrende NON	street address, the Debtor retains coller	if applicable) ateral and compl	Debt etes all Plan p	Collateral Value	Liens nent of the fu	Interest	of the allow	Rate  /ed secured claim		responding lier be terminated
2.) Where e. Surrende NON	the Debtor retains coller  irmation, the automatic s. The Debtor surrende  of Collateral to	if applicable) ateral and compl	Debt  etes all Plan p  d as to surren ollateral:	Collateral Value	Liens nent of the fu	Interest	of the allow	Rate  red secured claim  If that the stay und	shall discharge the corr	
Creditor  2.) Where e. Surrende Non  Upon confiall respects  Name of Credito  f. Secureo  NON	the Debtor retains coller  irmation, the automatic s. The Debtor surrende of Collateral to or d Claims Unaffected by	ateral and comples stay is terminate rs the following of the Surrendered (	Debt  etes all Plan p  d as to surren ollateral: identify proper applicable)	Collateral Value	Liens nent of the fu	Interest	of the allow . 362(a) and	Rate  red secured claim  If that the stay und	shall discharge the condensation of the conden	
Creditor  2.) Where e. Surrende  NON  Upon confiall respects  Name of Credito  f. Secureo  NON  The followi	the Debtor retains coller  irmation, the automatic s. The Debtor surrende  of Collateral to  d Claims Unaffected by	ateral and comples stay is terminate rs the following of the Surrendered (	Debt  etes all Plan p  d as to surren ollateral: identify proper applicable)	Collateral Value	Liens  nent of the fu	Interest	of the allow . 362(a) and Value of Su Collat	red secured claim If that the stay und	shall discharge the condensation of the conden	
Creditor  2.) Where e. Surrende  Non  Upon confi	the Debtor retains coller  irration, the automatics. The Debtor surrende  of Collateral to  Collateral to  d Claims Unaffected by  ing secured claims are  ime of Creditor	ateral and comples stay is terminate rs the following cobe Surrendered (	Debt  etes all Plan p  d as to surren ollateral: identify proper applicable)	ayments, payndered collaterativa and add str	Liens  nent of the fu	Interest	of the allow . 362(a) and Value of Su Collat	red secured claim If that the stay und	shall discharge the condensation of the conden	
Creditor  2.) Where e. Surrende  Non  Upon confiall respects  Name of Credito  f. Secured  Non  Non  Name of Credito  Non  Name of Credito  Non  Name of Credito  Non  Name of Credito  Non  Non	the Debtor retains coller  irration, the automatics. The Debtor surrende  of Collateral to  Collateral to  d Claims Unaffected by  ing secured claims are  ime of Creditor	if applicable) ateral and comples stay is terminate rs the following content of the Surrendered ( the Plan unaffected by the surrendered by the su	Debt  etes all Plan p  d as to surren ollateral: identify proper applicable)	Collateral Value  ayments, payridered collateral rty and add strip  collateral (identification)	Liens  nent of the function of	Interest	of the allow . 362(a) and Value of Su Collat	Rate red secured claim d that the stay und rendered legal s, if applicable)	shall discharge the condensation of the conden	

a. Not separately classified allowed non-priority unsecured claims shall be paid:

Not less than \_\_\_\_\_\_ to be distributed *pro rata* 

Pro Rata distribution from any remaining funds

b. Separately classified unsecured claims shall be treated as follows:

Not less than 100% percent

Case	23-20685-VFP	_		Entered 02/23/24 00:23:35	Desc Imaged
	Name of Creditor	Basis of Sepa	articles and in the control of the c	Reatment age 4 Amount to be Paid by Trustee	

Name of Creditor	Basis of Separate Classification OT INO	TIC <del>C</del> eatment a	9e 4 Amount to be Paid by Trustee			
Part 6: Executory Contracts and Unexpired Leases						
<b>&gt;</b>						

(NOTE: See time limitations set forth in 11 U.S.C. 365(d)(4) that may prevent assumption of non-residential real property leases in this Plan.)

All executory contracts and unexpired leases are rejected, except the following, which are assumed:

Name	Arrears to be Cured and paid by	Nature of Contract or	Treatment by	Post-Petition Payment to be Paid Directly to Creditor by Debtor
Creditor	Trustee	Lease	Debtor	

Part 7: Motions NONE

NOTE: All plans containing motions must be served on all affected creditors, together with local form, Notice of Chapter 13 Plan Transmittal, within the time and in the manner set forth in D.N.J. LBR 3015-1. A Certification of Service must be filed with the Clerk of Court when the plan and transmittal notice are served.

a. Motion to Avoid Liens Under 11. U.S.C. Section 522(f). 

NONE

The Debtor moves to avoid the following liens that impair exemptions:

Name of Creditor	Nature of Collateral (identify property and add street address, if applicable)	Type of Lien	Amount of Lien	Value of Collateral	Amount of Claimed Exemption	Sum of All Other Liens Against the Property	Amount of Lien to be Avoided

b. Motion to Avoid Liens and Reclassify Claim from Secured to Completely Unsecured.

The Debtor moves to reclassify the following claims as unsecured and to void liens on collateral consistent with Part 4 above:

Name of Creditor	Collateral (identify property and add street address, if applicable)	Scheduled Debt	Total Collateral Value	Superior Liens	Value of Creditor's Interest in Collateral	Total Amount of Lien to be Reclassified

<ul> <li>c. Motion to Parti</li> </ul>	ally Void Liens and Reclassi	y Underlying Claims as Partial	y Secured and Partially Unsecu	ired. 🚺 NONE

The Debtor moves to reclassify the following claims as partially secured and partially unsecured, and to void liens on collateral consistent with Part 4 above:

Name of	Collateral (identify property and add street address, if applicable)	Scheduled	Total Collateral	Amount to be Deemed	Amount to be Reclassified as
Creditor		Debt	Value	Secured	Unsecured

d. Where the Debtor retains collateral, upon completion of the Plan and issuance of the Discharge, affected Debtor may take all steps necessary to remove of record any lien or portion of any lien discharged.

The  $\mathsf{Debtor}(s)$  and the attorney for the  $\mathsf{Debtor}(s)$ , if any, must sign this  $\mathsf{Plan}$ .

By signing and filing this document, the debtor(s), if not represented by an attorney, or the attorney for the debtor(s) certify that the wording and order of the provisions in this Chapter 13 Plan are identical to Local Form, Chapter 13 Plan and Motions.

I certify under penalty of perjury that the above is true.

Date:

Date: 02/15/2024 /s/ Daniel Ezequiel Torres

Debtor

Joint Debtor

Date: 02/15/2024 /s/ Christopher Cassie

Attorney for the Debtor

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United States Bankruptcy Court District of New Jersey

Case No. 23-20685-VFP In re: Daniel Ezequiel Torres Chapter 13

Debtor

#### CERTIFICATE OF NOTICE

District/off: 0312-2 User: admin Page 1 of 2 Date Rcvd: Feb 20, 2024 Form ID: pdf901 Total Noticed: 25

The following symbols are used throughout this certificate:

Symbol **Definition** 

Addresses marked '+' were corrected by inserting the ZIP, adding the last four digits to complete the zip +4, or replacing an incorrect ZIP. USPS

regulations require that automation-compatible mail display the correct ZIP.

Addresses marked '##' were identified by the USPS National Change of Address system as undeliverable. Notices will no longer be delivered by ## the USPS to these addresses; therefore, they have been bypassed. The debtor's attorney or pro se debtor was advised that the specified notice was

undeliverable.

#### Notice by first class mail was sent to the following persons/entities by the Bankruptcy Noticing Center on Feb 22, 2024:

Recip ID db	Recipient Name and Address  + Daniel Ezequiel Torres, 4 Shannon Lane, Blairstown, NJ 07825-2405
520085673	+ BAC Services, LLC, Attn: Bankruptcy, Po Box 538, Howell, NJ 07731-0538
520085679	+ Pamela Harris-Williams, Esq., Pincus Law Group, PLLC, 923 Haddonfileld Road, Suite 300, Cherry Hill, NJ 08002-2752
520085681	+ Shannon Lane Property Owners Association, 6 Shannon Lane, Blairstown, NJ 07825-2405
520085683	+ Slomis, Inc., 28 Kennedy Blvd, East, East Brunswick, NJ 08816-1255

#### TOTAL: 5

#### Notice by electronic transmission was sent to the following persons/entities by the Bankruptcy Noticing Center.

Electronic transmission includes sending notices via email (Email/text and Email/PDF), and electronic data interchange (EDI). Electronic transmission is in Eastern Standard Time.

Standard Time.			
Recip ID smg	Notice Type: Email Address Email/Text: usanj.njbankr@usdoj.gov	Date/Time	Recipient Name and Address
Sing		Feb 20 2024 23:26:00	U.S. Attorney, 970 Broad St., Room 502, Rodino Federal Bldg., Newark, NJ 07102-2534
smg	+ Email/Text: ustpregion03.ne.ecf@usdoj.gov	Feb 20 2024 23:26:00	United States Trustee, Office of the United States Trustee, 1085 Raymond Blvd., One Newark Center, Suite 2100, Newark, NJ 07102-5235
520085670	+ Email/Text: backoffice@affirm.com	Feb 20 2024 23:27:00	Affirm, Inc., Attn: Bankruptcy, 650 California St., FL 12, San Francisco, CA 94108-2716
520113433	Email/PDF: resurgentbknotifications@resurgent.com	Feb 20 2024 23:30:53	Affirm, Inc., Resurgent Capital Services, PO Box 10587, Greenville, SC 29603-0587
520101797	+ Email/Text: ecfbnc@aldridgepite.com	Feb 20 2024 23:25:00	Aldridge Pite, LLP, Jenelle C. Arnold, 8880 Rio San Diego Drive, Suite 725, San Diego, CA 92108-1619
520085671	+ Email/PDF: bncnotices@becket-lee.com	Feb 20 2024 23:41:45	Amercian Express, Attn: Bankruptcy, Po Box 981540, El Paso, TX 79998-1540
520085672	+ Email/PDF: bncnotices@becket-lee.com	Feb 20 2024 23:30:48	American Express, Attn: Bankruptcy, Po Box 981537, El Paso, TX 79998-1537
520085674	Email/Text: BankruptcyEast@firstenergycorp.com	Feb 20 2024 23:25:00	Jersey Central Power & Light, Po box 3687, Akron, OH 44309-3687
520104963	+ Email/Text: BankruptcyEast@firstenergycorp.com	Feb 20 2024 23:25:00	Jersey Central Power & Light, 101 Crawford's Corner Road, Building 1 Suite 1-511, Holmdel NJ 07733-1976
520085675	+ Email/PDF: resurgentbknotifications@resurgent.com	Feb 20 2024 23:31:04	LVNV Funding, Attn: Bankruptcy, Po Box 10497, Greenville, SC 29603-0497
520085676	+ Email/PDF: resurgentbknotifications@resurgent.com	Feb 20 2024 23:30:46	LVNV Funding / Resurgent Capital, Attn: Bankruptcy, Po Box 10497, Greenville, SC 29603-0497
520113432	Email/PDF: resurgentbknotifications@resurgent.com	Feb 20 2024 23:30:46	LVNV Funding, LLC, Resurgent Capital Services, PO Box 10587, Greenville, SC 29603-0587
520136582	+ Email/Text: bankruptcydpt@mcmcg.com		

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District/off: 0312-2 User: admin Page 2 of 2

Date Rcvd: Feb 20, 2024 Form ID: pdf901 Total Noticed: 25

Dute 10 10 20, 2021		om is. paryor	Total Hotieca. 25
		Feb 20 2024 23:26:00	Midland Credit Management, Inc., PO Box 2037, Warren, MI 48090-2037
520085677	+ Email/Text: bankruptcydpt@mcmcg.com	Feb 20 2024 23:26:00	Midland Funding, Attn: Bankruptcy, Po Box 939069, San Diego, CA 92193-9069
520085678	Email/Text: mtgbk@shellpointmtg.com	Feb 20 2024 23:25:00	NewRez, Shellpoint Mortgage Servicing, P.O. Box 10826, Greenville, SC 29603-0826
520135688	Email/Text: mtgbk@shellpointmtg.com	Feb 20 2024 23:25:00	NewRez LLC d/b/a Shellpoint Mortgage Servicing, P.O. Box 10826, Greenville SC 29603-0826
520085680	Email/Text: bkdepartment@rtresolutions.com	reb 20 2024 23:26:00	Real Time Solutions, Po Box 36655, Dallas, TX 75235-1655
520085684	Email/Text: bankruptcy@springoakscapital.c	Feb 20 2024 23:24:00	Spring Oaks Capital, LLC, Attn: Bankruptcy, Po Box 1216, Chesapeake, VA 23327
520140524	Email/Text: bankruptcy@springoakscapital.c	Feb 20 2024 23:24:00	Spring Oaks Capital SPV, LLC, PO BOX 1216, CHESAPEAKE, VA 23327-1216
520085685	+ Email/Text: bncmail@w-legal.com	Feb 20 2024 23:25:00	Target, c/o Financial & Retail Services, Mailstop BT Po Box 9475, Minneapolis, MN 55440-9475

TOTAL: 20

#### BYPASSED RECIPIENTS

The following addresses were not sent this bankruptcy notice due to an undeliverable address, \*duplicate of an address listed above, \*P duplicate of a preferred address, or ## out of date forwarding orders with USPS.

Recip ID Bypass Reason Name and Address

520085682 ##+ Slomins, Inc., 28 Kennedy Blvd, East, East Brunswick, NJ 08816-1256

TOTAL: 0 Undeliverable, 0 Duplicate, 1 Out of date forwarding address

#### NOTICE CERTIFICATION

I, Gustava Winters, declare under the penalty of perjury that I have sent the attached document to the above listed entities in the manner shown, and prepared the Certificate of Notice and that it is true and correct to the best of my information and belief.

Meeting of Creditor Notices only (Official Form 309): Pursuant to Fed .R. Bank. P.2002(a)(1), a notice containing the complete Social Security Number (SSN) of the debtor(s) was furnished to all parties listed. This official court copy contains the redacted SSN as required by the bankruptcy rules and the Judiciary's privacy policies.

Date: Feb 22, 2024 Signature: /s/Gustava Winters

### CM/ECF NOTICE OF ELECTRONIC FILING

The following persons/entities were sent notice through the court's CM/ECF electronic mail (Email) system on February 16, 2024 at the address(es) listed below:

Name Email Address

Christopher G. Cassie
on behalf of Debtor Daniel Ezequiel Torres ccassie@keaveneylegalgroup.com

atruss@keaveneylegalgroup.com;22374@notices.nextchapterbk.com

au uss@keaveneyiegaigroup.com,22574@nonces.nextchapterok.com

Marie-Ann Greenberg

magecf@magtrustee.com

U.S. Trustee USTPRegion03.NE.ECF@usdoj.gov

TOTAL: 3